## § 1309.21

when the application for registration or reregistration is submitted for filing.

- (b) For retail the distributor initial applications, the applicant shall pay the application processing fee when the application for registration is submitted for filing. The investigation fee shall be paid within 30 days after DEA notifies the applicant that the preregistration investigation has been scheduled.
- (c) For retail distributor reregistration applications, the registrant shall pay the fee when the application for reregistration is submitted for filing.
- (d) Payments should be made in the form of a personal, certified, or cashier's check or money order made payable to "Drug Enforcement Administration." Payments made in the form of stamps, foreign currency, or third party endorsed checks will not be accepted. These application fees are not refundable.

[60 FR 32454, June 22, 1995; 60 FR 35264, July 6 1995]

REQUIREMENTS FOR REGISTRATION

## § 1309.21 Persons required to register.

- (a) Every person who distributes, imports, or exports any List I chemical, other than those List I chemicals contained in a product exempted under §1300.02(b)(28)(i)(D) of this chapter (irrespective of the threshold provisions under  $\S1300.02(b)(28)(i)(D)(2)$  of this chapter), or who proposes to engage in the distribution, importation, or exportation of any List I chemical, shall obtain annually a registration specific to the List I chemicals to be handled, unless exempted by law or pursuant to §§ 1309.24 through 1309.26 of this part. Only persons actually engaged in such activities are required to obtain a registration; related or affiliated persons who are not engaged in such activities are not required to be registered. (For example, a stockholder or parent corporation of a corporation distributing List I chemicals is not required to obtain a registration.)
- (b) Every person who distributes or exports a List I chemical they have manufactured, other than a List I chemical contained in a product exempted under §1300.02(b)(28)(i)(D) of

this chapter, or proposes to distribute or export a List I chemical they have manufactured, shall obtain annually a registration specific to the List I chemicals to be handled, unless exempted by law or pursuant to §§ 1309.24 through 1309.26 of this part.

[67 FR 14860, Mar. 28, 2002]

## § 1309.22 Separate registration for independent activities.

- (a) The following groups of activities are deemed to be independent of each other:
- (1) Retail distributing of List I chemicals;
- (2) Non-Retail distributing of List I chemicals;
- (3) Importing List I chemicals; and
- (4) Exporting List I chemicals.
- (b) Every person who engages in more than one group of independent activities shall obtain a separate registration for each group of activities, unless otherwise exempted by the Act or §§ 1309.24 through 1309.26, except that a person registered to import any List I chemical shall be authorized to distribute that List I chemical after importation, but no other chemical that the person is not registered to import.

 $[60~{\rm FR}~32454,~{\rm June}~22,~1995,~{\rm as}~{\rm amended}~{\rm at}~61~{\rm FR}~32926,~{\rm June}~26,~1996;~67~{\rm FR}~14860,~{\rm Mar}.~28,~2002]$ 

## § 1309.23 Separate registration for separate locations.

- (a) A separate registration is required for each principal place of business at one general physical location where List I chemicals are distributed, imported, or exported by a person.
- (b) The following locations shall be deemed to be places not subject to the registration requirement:
- (1) A warehouse where List I chemicals are stored by or on behalf of a registered person, unless such chemicals are distributed directly from such warehouse to locations other than the registered location from which the chemicals were originally delivered; and
- (2) An office used by agents of a registrant where sales of List I chemicals are solicited, made, or supervised but which neither contains such chemicals